# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION III 1650 Arch Street Philadelphia, Pennsylvania 19103-2029

**Subject:** Action Memorandum - Request for Funding for a Removal Action at the Dimock Residential

Groundwater Site, Intersection of PA Routes 29 & 2024 Dimock Township, Susquehanna County, Pennsylvania

From: Richard M. Fetzer, On-Scene Coordinator

Eastern Response Branch (3HS31)

To: Dennis P. Carney, Associate Division Director

Hazardous Site Cleanup Division (3HS30)

#### I. PURPOSE

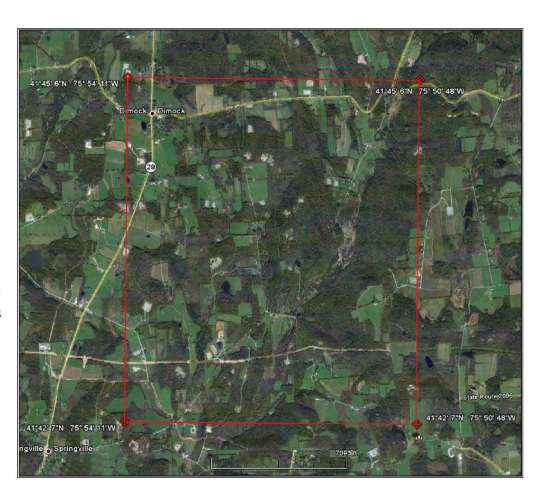
The purpose of this Action Memorandum is to request and document approval of an emergency removal action to prevent, limit, or mitigate the threats posed by the presence of hazardous substances at the Dimock Residential Groundwater Site (the "Site"), pursuant to Section 104(a) of the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9604(a) (CERCLA). The Site is located in Dimock Township, Susquehanna County, Pennsylvania. The OSC has initiated a removal site evaluation in accordance with the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 C.F.R. Part 300. The OSC has determined, based on Pennsylvania Department of Environmental Protection (PADEP) and Cabot Oil and Gas Corporation (Cabot) sampling information, consultation with an EPA toxicologist, the Agency for Toxic Substances and Disease Registry (ATSDR) Record Of Activity (AROA), issued 12/28/11, and the recent EPA well survey effort, that a number of home wells in the Dimock area contain hazardous substances, some of which are not naturally found in the environment. Inorganic hazardous substances are present in four home wells at levels that present a public health concern. These four specific homes have been dependent upon donated water for drinking and/or household use and the reliability of the sources for donated water is at this point uncertain.

Historic drilling activities in the Dimock area may have used materials containing hazardous substances. Spills and other releases have been documented by PADEP from these drilling activities. There is reason to believe that a release of hazardous substances has occurred. The presence of hazardous substances in the four home wells constitutes a release or substantial threat of a release and the situation meets the criteria for conducting a removal action under Section 300.415 of the NCP. The OSC has determined that funds in the amount of \$100,000 are needed to mitigate the human health concern initially at four homes and therefore proposes the actions included in this Action Memorandum. This action includes provision of alternate water to four homes and home well sampling at approximately 61 homes within the Site area.

# II. SITE CONDITIONS AND BACKGROUND

### A. Background

- 1. Site Description The Site area is located in Dimock, a rural area of northeastern Pennsylvania in Susquehanna County. A map of the area is included below.
- 2. History Cabot began drilling for natural gas in the Dimock area in 2008. Methane



contamination was detected in private wells thereafter in concentrations exceeding those previously found. PADEP had the lead in investigating the environmental complaints in Dimock. PADEP entered into a Consent Order and Agreement (CO&A) with Cabot which required permanent restoration or replacement of the affected water supply. A public water line was initially considered. PADEP later modified the CO&A to require installation of "gas mitigation" systems for 19 homes served by 18 private wells in the Site area. Until the gas mitigation systems were installed, Cabot was to provide a temporary water source. Some well owners, within the scope of the PADEP CO&A, have gas mitigation systems installed, but others do not. While the gas mitigation systems were designed to remove methane, a potential exists that they may remove some hazardous substances as a by-product of their operation. Regardless, EPA does not know what, if any, hazardous substances these "gas mitigation" systems, originally designed to address methane, are removing. Therefore, EPA is including both pre- and post-treatment sampling in the scope of this action. Furthermore, there are other homes served by private wells that were not covered by the scope of the PADEP CO&A, but are within this Site area.

# III. Quantities/Types of Substances Present

- 1. Arsenic\* Arsenic is a naturally occurring element widely distributed in the earth's crust. Arsenic may also be present at elevated concentrations in the groundwater due to the use and effects of drilling fluids. Arsenic is classified as a known human carcinogen. This classification is based on animal and human studies, which indicate an increased risk for developing cancers of the skin, lung, bladder, kidney, liver, and prostate from consuming arsenic containing water. Non-cancer health effects associated with ingestion of arsenic include circulatory problems and skin damage.
- 2. Barium Barium is a silvery-white metal that exists in nature only in ores containing mixtures of elements. It combines with other chemicals such as sulfur or carbon and oxygen to form barium compounds. Barium sulfate is sometimes used by doctors to perform medical tests and to take x-rays of the gastrointestinal tract. Ingesting drinking water containing levels of barium above the EPA drinking water guidelines for relatively short periods of time can cause gastrointestinal disturbances and muscle weakness. Ingesting high levels for a long time can damage the kidneys. Barium is known to be a common constituent of drilling fluids.
- 3. Bis(2-ethylhexyl)phthalate (DEHP)\* DEHP is a manufactured chemical that is commonly added to plastics to make them flexible. The phthalates are generally considered to be of slight to moderate toxicity. DEHP may be irritating to the eyes, skin, and mucous membranes. Mild gastric disturbances and diarrhea may occur following ingestion of larger doses. Central nervous system (CNS) depression may occur if large amounts of phthalate acid esters are absorbed. EPA has determined that DEHP is a probable human carcinogen. These determinations were based entirely on liver cancer in rats and mice. DEHP is known to be associated with drilling activities.
- 4. Glycol Compounds (including Ethylene Glycol\* and 2-Methoxyethanol) Glycol compounds are a class of organic compounds belonging to the alcohol family. Exposure to large amounts of ethylene glycol can damage the kidneys, nervous system, lungs, and heart. Exposure to high concentrations of 2-methoxyethanol is associated with testicular damage, impaired nervous system, and anemia. Glycols are known to be common in drilling fluids.
- 5. Manganese\* Manganese is a naturally occurring substance found in many types of rock and soil. Manganese is also known to be a constituent of some specialized drilling fluids. Eating a small amount of manganese from food or water is needed to stay healthy. At high levels, it can cause damage to the nervous system.
- 6. Phenol\* Phenol is both a manufactured chemical and a natural substance. Phenol is used as a disinfectant and is found in a number of consumer products. Skin exposure to high amounts can produce skin burns, liver damage, dark urine, and irregular heart beat. Various phenols are commonly associated with drilling fluids.
- 7. Sodium\* Sodium is an essential nutrient and occurs naturally in most foods. Excessive sodium intake is associated with high blood pressure. Various sodium containing compounds are associated with drilling fluids.

\*A hazardous substance, as defined under CERCLA Section 101(14) and designated in Section 302.4 of the National Contingency Plan (NCP), 40 C.F.R. Section 302.4.

2

<sup>&</sup>lt;sup>1</sup> It had originally been reported that 19 homes were served by the 18 wells included within the scope of the CO&A but the door-to-door home well survey conducted to date by EPA has identified that there are currently 21 homes served by 20 wells on those same properties.

### B. National Priorities List

The Dimock Residential Groundwater Site is not on the CERCLA National Priorities List (NPL).

#### C. State and Local Authorities' Roles

Cabot had been sampling the home wells and providing bottled drinking water and alternate water for non-potable use, through a Consent Order and Agreement (CO&A) with PADEP. The CO&A applies only to a specific list of homes, and does not include other homes, also located within the same geographic area. Some of these additional homes have had limited sampling conducted by Cabot and/or PADEP. PADEP determined that Cabot has complied with the terms of the CO&A, as it applies to the provision of temporary water, and subsequently approved Cabot's request to stop the delivery of alternate water.

#### IV. THREATS TO PUBLIC HEALTH OR WELFARE OR THE ENVIRONMENT

Section 300.415 of the NCP lists the factors to be considered in determining the appropriateness of a Removal Action. Paragraphs (b)(2)(i), (ii), and (vii) of Section 300.415 directly apply to the conditions found at the Dimock Residential Groundwater Site.

In evaluating the situation, the OSC first considered whether hazardous substances were present in a home well. The levels of those hazardous substances were then considered against primary Maximum Contaminant Levels (MCLs). They were also considered for non-cancer risk to determine if the levels generate a hazard quotient greater than 2. The presence of inorganic and organic chemicals in a number of wells supports the need for this action.

# 300.415 (b)(2)(i) "Actual or potential exposure to nearby human populations, animals or the food chain from hazardous substances or pollutants or contaminants"

The hazardous substances listed above, present in water from home wells at this Site based on sampling data described below, could cause adverse health impacts when chronic exposure through drinking water or other uses of water in the home occurs. There are other contaminants discussed in the Agency for Toxic Substances and Disease Registry's (ATSDR) Record of Activity (AROA) issued on December 28, 2011, which could also cause adverse health impacts. ATSDR has concluded for the area originally included with the PADEP/Cabot CO&A, which includes the four homes being considered here for alternate water, that a chronic health risk exists for most wells and that the situation supports a "Do Not Use the Water" action including the consideration of alternative home water supplies until further characterization is completed. An EPA Region III toxicologist's opinion is that, of the homes evaluated to date in an on-going effort, that four home wells contain contaminants at levels that present a public health concern. In one home, manganese was detected at 628 ug/L. Exposure to this concentration would yield a Hazard Quotient of approximately 2. In another home, manganese (1360 ug/L) was detected at a level that generates a Hazard Quotient of approximately 4. Note that children reside at this location. In the third home, arsenic was observed at a concentration (37 ug/L) that exceeds its MCL of (10 ug/L) and would pose a long-term cancer risk of 8E-04. Note that children reside at this location. In the fourth home, manganese was detected at 669 ug/L. Exposure to this concentration would yield a Hazard Quotient of approximately 2.3. Available data also indicate that hazardous substances may be present in a number of other homes. Because the available data is not complete and is of uncertain quality, additional sampling is needed to facilitate a further evaluation of any potential health concerns from the drinking water at home wells in the Site area.

EPA is providing water based upon a risk of exposure to hazardous substances above health-based levels. Furthermore, the OSC notes that for those homes where the EPA toxicologist has not identified contaminants that present a public health concern, that the limited data available does identify the existence of hazardous substances. In addition, PADEP's CO&A determined that 18 home wells were impacted by drilling activities; such impact may be evidence of the migration of hazardous substances.

Again, it is noted that this determination is based upon data which was collected by parties other than EPA (Cabot and PADEP). The quality assurance/quality control (QA/QC) information has not been verified. However, what is clear is that this data strongly suggests that hazardous substances have been released and are present in some home wells at levels that may present a public health concern. Current data does show arsenic and manganese at higher levels than may be typically found, in post drilling samples. Since arsenic and manganese are naturally occurring substances, EPA's assessment will include comparisons of background concentrations and post drilling concentrations present. In addition, the presence of organic contaminants in home wells does indicate a potential migration and effect from drilling activities nearby (See ATSDR AROA). EPA routinely acts under CERCLA to protect public health first

3

while it acts to further define contamination. Thus, within this action, EPA will complete an assessment of the water quality of the home wells in the Site area to close information gaps as soon as possible. This sampling will be focused initially on evaluating those homes in the Site area that have been sampled in the past. Beyond that, sampling at homes will be based upon a sampling rationale using information regarding alleged health impacts and data gaps. In addition, EPA will continue to evaluate the updated data, and may revise its actions to provide water to any of the additional homes, or to cease provision of water, as warranted by the data.

# 300.415 (b)(2)(ii) "Actual or potential contamination of drinking water supplies or sensitive ecosystems"

The discussion of 300.415 (b) (2) (i) above applies to this factor. Both organic and inorganic contaminants have been detected in home wells. Although this action is predominantly based upon inorganic data at the four homes, it should be noted that organic compounds have been detected at other homes as detailed in the ATSDR AROA. Glycol detections included ethylene glycol, triethylene glycol, and 2,2'oxybisethanol (diethylene glycol). Some wells had all three reported glycols present in their wells but no exceedances of risk based screening criteria (note: the analytical detection level used appeared to be higher than screening levels). Bis(2-ethylhexyl) phthalate (DEHP) was detected in five samples and ranged from  $0.14~\mu g/L$  to 22~ug/L. 2-methoxyethanol concentrations (ranging from 880 ug/L to 1,300 ug/L) were detected in each of six wells.

# 300.415 (b) (2) (vii) "The availability of other appropriate federal or state response mechanisms to respond to the release"

The four homes being considered for alternate water under this action were all dependent upon donated water, either bottled, water buffaloes (temporary storage tanks) or both. It is the OSC's understanding that the last delivery of bulk water from those organizations ceased on January 3, 2012. In any case the reliability of sources for donated water is at best uncertain.

#### V. PROPOSED ACTIONS AND ESTIMATED COSTS

### A. Proposed Action

## 1. Proposed Action Description

Throughout the duration of Site activities, all personnel involved with execution of this proposed action will comply with the requirements of CERCLA and with all other applicable Federal and State regulations to the extent practicable considering the exigencies of the situation in accordance with 40 CFR § 300.415(j). Available data indicate that a number of homes in the area have hazardous substances present in the home wells, but only four indicate concentrations identified by the EPA toxicologist at a level of concern. Thus, those four homes will be immediately supplied with water. At the same time, approximately 61 home wells will be sampled by EPA to obtain data of known quality assurance to support future evaluations and response decisions. EPA will continue to evaluate the updated data, and may revise its actions to provide water to any of the additional homes, or to cease provision of water, as warranted by the data. The Removal activities at the Site will include the following:

- 1. Mobilize and demobilize personnel and equipment to conduct the action;
- 2. Delivery of a temporary source of clean water for household use to the four (4) homes with wells that contain contaminants at levels of public health concern. This provision of temporary water will continue until potential exposures are further understood and mitigated as needed.
- 3. The sampling program will include analysis for a broad range of parameters with a special priority being placed on quick turnaround for those parameters which are most frequently observed in the data available to EPA at this time. The Agency will also do some limited sampling for methane and bacteriological constituents. Home well water sampling will be performed by EPA in the Site area using the following assigned priority:
  - i. The four (4) homes considered for provision of alternate water, to assess the potential exposure to hazardous substances and to determine whether continued temporary provision of clean water for household use is required.

4

- ii. The seventeen (17) remaining homes located on properties included in the PADEP/Cabot CO&A<sup>2</sup>, which were identified as being impacted by drilling activities.
- iii. Approximately thirty (30) additional homes in the immediate area that have been sampled in the past.
- iv. Additional homes in the Site area where one or more of the factors below supports sampling.
  - 1. Direct observation or other evidence (home well surveys) of adverse health effects potentially attributable to contaminated groundwater use.
  - 2. Where data gaps in groundwater measurement or sampling need to be filled to gain an adequate understanding of Site conditions.

Approximately ten (10) homes are currently identified from well surveys, but more could be added based upon data review.

- 4. Maintain necessary documentation of Site activities.
- 5. Develop and implement appropriate health and safety protocols for the removal activity.

#### 2. Contribution to Remedial Performance

A remedial action is not anticipated and therefore this removal action is not inconsistent with any proposed remedial action.

### 3. Applicable or Relevant and Appropriate Requirements ("ARARs")

Actions will be conducted in compliance with Applicable or Relevant and Appropriate Regulations (ARARs) to the extent practicable considering the exigencies of the situation, in accordance with 40 CFR 300.415(j).

#### **B.** Estimated Costs

<b>Total Removal Action Project Ceiling</b>	\$100,000
Extramural Costs Contingency	\$ 25,000
Subtotal, Extramural	\$ 75,000
Other Extramural Costs Not Funded From the Regional Allowance: START Contractor	\$ 25,000
Regional Allowance Costs: (ERRs Contractors and Subcontractors)	\$ 50,000
Extramural Costs	Total

# VI. EXPECTED CHANGE IN SITUATION SHOULD ACTION BE DELAYED OR NOT TAKEN

If no action is taken, the residents may utilize well water which poses a potential public health concern.

### VII. OUTSTANDING POLICY ISSUES

Because this response action could be considered nationally significant or precedent setting, it requires the prior concurrence of the Assistant Administrator, Office of Solid Waste and Emergency Response (AA-OSWER). Furthermore, because the action appears to be nationally significant and/or precedent-setting, the Region will continue to coordinate closely with Headquarters. EPA also will maintain coordination and communications with PADEP. In taking this action, EPA is aware of and has considered the potential applicability of the natural gas exclusion under

5

<sup>&</sup>lt;sup>2</sup> It had originally been reported that 19 homes were served by the 18 wells included within the scope of the CO&A but the door-to-door home well survey conducted to date by EPA has identified that there are currently 21 homes served by 20 wells on those same properties.

CERCLA, the Bentsen Amendment under the Resource Conservation and Recovery Act (RCRA), and the exclusions to the definition of 'underground injection' under the Safe Drinking Water Act (SDWA). EPA has concluded that this action is appropriate under CERCLA at this time.

#### VIII. ENFORCEMENT

The total EPA costs for this removal action based upon full-cost accounting practices that will be eligible for cost recovery are estimated below as follows:<sup>3</sup>

Direct Extramural Costs	\$100,000
Direct Intramural Costs	\$ 25,000
Total Direct Costs	\$125,000
Indirect Cost (67.13% x Direct Costs)	\$ 83,912
Total Costs (Direct and Indirect)	\$208,912

#### IX. RECOMMENDATION

This Action Memorandum represents the selected Removal Action for the Dimock Residential Groundwater Site in Dimock Township, Susquehanna County, Pennsylvania, developed in accordance with CERCLA, as amended, and is consistent with the NCP. This decision is based on the administrative record for the Site. The administrative record consists of the following documents

- 1. 1/13/12 "Dimock Home Well Data" memo from EPA Toxicologist Dawn Ioven.
- 2. ATSDR AROA Issued 12/28/11.
- 3. Summary of Portions of data received by EPA and reviewed by the OSC.
- 4. PADEP Consent Order and Agreement, dated December 15, 2010.
- 5. EPA Data Review Memo, January 13, 2012.
- 6. EPA 104e request to Cabot, January 6, 2012

Conditions at the Site meet the Removal Action requirements of Section 300.415(b) of the NCP and I recommend your approval of the proposed removal action and exemption from the statutory limits. The total project ceiling, if approved, will be \$100,000. Of this, as much as, \$50,000 comes from the Regional removal allowance. Please indicate your approval or disapproval below.

# Action by the Approving Official:

I have reviewed the above-stated facts and, based upon those facts and the information compiled in the documents described above, I hereby approve/disapprove the selected removal action.

APPROVED:	DATE
Dennis P. Carney, Associate Division D	Director
Hazardous Site Cleanup Division	
EPA Region 3	
DISAPPROVED:	DATE
Dennis P. Carney, Associate Division	Director
Hazardous Site Cleanup Division	
EPA Region 3	

<sup>&</sup>lt;sup>3</sup> Direct Costs include direct extramural costs and direct intramural costs. Indirect costs are calculated based on an estimated indirect cost rate expressed as a percentage of site-specific direct costs, consistent with the full cost accounting methodology effective October 2, 2000. These estimates do not include pre-judgment interest, do not take into account other enforcement costs, including Department of Justice costs, and may be adjusted during the course of a removal action. The estimates are for illustrative purposes only and their use in not intended to create any rights for responsible parties. Neither the lack of a total cost estimate nor deviation of actual total costs from this estimate will affect the United States' right to cost recovery.